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BY EMAIL

Hon. Jed S. Rakoff United States District Court Southern District of New York 500 Pearl Street New York, NY 10007 April-6, 2015

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Re: In the Matter of the Extradition of Alexander Khochinskiy, Local (JSR)

Dear Judge Rakoff:

We write with the consent of Pretrial Services and the U.S. Attorney's Office to request that the Court modify the conditions of Alexander Khochinskiy's release to permit him to use the exercise facilities in his apartment building.

On March 6, 2015, the Court ordered Mr. Khochinskiy to be released on a \$100,000 personal recognizance bond co-signed by one financially responsible person and secured by Mr. Khochinskiy's hom at 70 Little West Street, Apartment 29D, in Manhattan. The conditions of release include the surrender of Mr. Khochinskiy's and his family's travel documents, travel limited to the Southern and Eastern Districts of New York, and home detention with electronic monitoring. Mr. Khochinskiy is in full compliance with all conditions of his release.

We respectfully request that the Court modify the conditions of Mr. Khochinskiy's home detention in order to permit him to make daily visits to the fitness center and pool in his apartment building, in compliance with his doctor's recommendation that he take an hour and a half of exercise every day. U.S. Pretrial Services Officer Dennis Khilkevich and Assistance U.S. Attorney Katherine Reilly have no objection to this request.

Respectfully submitted,

Christopher A. Flood, Esq. Federal Defenders of New York Attorneys for Alexander Khochinskiy

CC: AUSA Katherine Reilly
USPTO Dennis Khilkevich

SO ORDERED

Jed S. Rakoff, U.S.D.J.

4-6-15